Filed 03/19/12 Page 1 of 1 Case 7:10-cv-08505-CS-LMS Document 54

TANNENBAUM HELPERN SYRACUSE & HIRSCHTRITT LEP

900 THIRD AVENUE

NEW YORK, NEW YORK 10022-4775

EW YORK, NEW YORK 10022-4775 At M. J. Smith's Suggestion,

(212) 508-6700

FACSIMILE: (212) 371-1084 The previously set dates

for he summay judgment

motion are extended in 60 days,

which I understand to be

March 13, 2012 acceptable to all

parties. Also at Jude Smith's

fuggestion, Plantily may identify an expert,

I appropriate, after he summay judgment within

is dended.

VIA FEDEX

Writer's Direct Dial: (212) 702-3144 E-mail: Sinkman@thsh.com

The Honorable Cathy Seibel United States District Court Southern District of New York 300 Quarropas Street White Plains, NY 10601

So Ordered.

Christoff v. Saturn Business Systems, et al., 10 Civ. 8505 (CS) (CS) Carry Seibel, U.S.D.J.

Dated: 3/16

Dear Judge Seibel:

Re:

We represent all Defendants in this case and I write regarding the briefing schedule set by the Court for Defendants' summary judgment motion.

The deadline for Defendants to move for summary judgment is April 16th. A mediation session is scheduled for April 12th. In light of the proximity of these two dates and the significant time and expense that would be required for Defendants to draft summary judgment papers prior to the scheduled mediation session, Defendants respectfully request a thirty-day adjournment of the briefing schedule.

Although Plaintiff has indicated that she does not consent to an adjournment, Defendants believe that an adjournment is necessary in order for mediation to be fruitful.

Thank you for your consideration of this matter.

DOCUMENT

ELECTRONICALLY FILED

Respectfully submitted.

Matthew J. Sinkman

cc: Stephanie Christoff (via email)